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Attorneys for Defendant YOUNG JOON YANG

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

Plaintiff,

vs.

YOUNG JOON YANG, et al.

Defendants

Case No. CR-05-00395 CRB (EMC)

STIPULATION AND ~~PROPOSED~~
ORDER REGARDING ELECTRONIC
MONITORING

Richard A. Tamor, counsel for the defendant YOUNG JOON YANG, and
Assistant United States Attorney, Peter B. Axelrod, counsel for the UNITED STATES,
with the Court's Permission, hereby stipulate as follows:

1. YOUNG JOON YANG is currently being supervised under electronic home
monitoring by Pre-Trial Services pursuant to a \$208,000 appearance bond. This
appearance bond is currently secured by a parcel of real property located at 150 Crescent
Plaza, Pleasant Hill, CA 94523. YOUNG JOON YANG, his wife Mo Sook Yang, and
Pastor Kim are also sureties for this appearance bond. The government is in possession
of both Mr. Yang's passport and his green card.

2. Mr. Yang has been gainfully employed full time for almost 7 months since his

1 release, but due to his deteriorating financial condition he will need to find further
2 employment in the evenings and weekends to support his wife and 4 young children. To
3 acquire a second job, Mr. Yang respectfully requests to be relieved of the electronic home
4 monitoring requirement so as to be able to work night and weekend shifts.

5 3. Richard Tamor, counsel for Mr. Yang, has spoken to U.S. Pre-Trial Services
6 Officer Richard Sarlatte, who is currently supervising Mr. Yang. Mr. Sarlatte has
7 informed Mr. Tamor that Mr. Yang has complied with all the terms and conditions of his
8 supervision and has been employed for almost for almost 7 months. Mr. Sarlatte also
9 stated that he has no objection to Mr. Yang being relieved from the electronic home
10 monitoring requirement.

11 4. Assistant United States Attorney, Peter B. Axelrod, the prosecutor assigned to
12 this matter, has no objection to Mr. Yang being relieved from the electronic home
13 monitoring requirement so long as Mr. Yang continues to be supervised at the direction of
14 U.S. Pre-Trial Services.

15 5. The parties would therefore stipulate that Mr. Yang be relieved of the electronic
16 home monitoring requirement of his release with U.S. Pre-Trial Services continuing to
17 supervise Mr. Yang at its discretion.

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20 Date: September 27, 2007

21 _____/S/
22 RICHARD A. TAMOR, ESQ.
Attorney for Defendant,
YOUNG JOON YANG

23 October 2, 2007

24 _____/S/
25 PETE AXELROD, ESQ.
Assistant United States Attorney
26 Attorney for the United States

ORDER

Based upon the stipulation of the parties,
Defendant, YOUNG JOON YANG, shall be relieved of the electronic home monitoring requirement as condition of his release.

U.S. Pre-Trial Services shall continue to supervise defendant, YOUNG JOON YANG at its discretion.

All other terms and conditions of YOUNG JOON YANG's release shall remain the same.

DATED: 10/11/07



Honorable Edward M. Chen
United States Magistrate Judge